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10	UNITED STATES DISTRICT COURT
11	CENTRAL DISTRICT OF CALIFORNIA
12	<b>TENLEY HARDIN,</b> individually and ) Case No. 2:15-cv-04488-CBM-AGR
13	on behalf of all others similarly situated,)
14	) NOTICE OF SETTLEMENT
	Plaintiff,
15	vs.
16	)
17	CONSOLIDATED FUNDING, INC.,
18	Defendant.
19	
20	NOW COMES THE PLAINTIFF by and through her attorney to respectfully
21	notify this Honorable Court that this case has settled.
22	
23	In making a determination to resolve this matter, Plaintiff and her counsel of
24	record met and conferred extensively with Defendant Consolidated Funding, Inc.,
25	and also considered the Third Party Complaint that Defendant filed against First
26	Pacific Marketing, LLC. (Dkt. No 27). A further review of the facts and evidence
27	exchanged between the parties, strongly indicate that two other entities, First
28	Pacific Marketing, LLC, and Direct Target Group, were the entities that placed the

calls to Plaintiff and other similarly situated consumers without consent, and which recorded Plaintiff without providing an advisory. Plaintiff will be re-filing this action separately against the appropriate entities. Plaintiff's resolution of her individual matter with respect to Defendant Consolidated Funding, Inc. will in no way prejudice putative class members, whose claims will be actively litigated by Plaintiff once she refiles this action against the appropriate defendants.

Plaintiff requests that this Honorable Court vacate all pending hearing dates and allow sixty (60) days with which to file dispositive documentation. A Joint Stipulation of Dismissal will be forthcoming. This Court shall retain jurisdiction over this matter until fully resolved.

Respectfully submitted this 23<sup>rd</sup> day of October, 2015.

By: s/Todd M. Friedman TODD M. FRIEDMAN Law Offices of Todd M. Friedman, P.C. Attorney for Plaintiff

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